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T. Brown

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Ronald A. Katz

Serial No.: 07/803,264/

December 3, 1991

For: TELEPHONIC-INTERFACE

STATISTICAL ANALYSIS

SYSTEM

Docket No.: 4646-101NB

10-15-9

REMARKS AFTER ALLOWANCE RESPONSIVE TO THE STATEMENT OF REASONS FOR ALLOWANCE

(under 37 CFR 1.312)

707 Wilshire Blvd., 32nd Floor Los Angeles, CA 90017 May 19, 1993

Examiner:

Art Unit:

Commissioner of Patents and Trademarks Washington, D. C. 20231

Sir:

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The Notice of Allowance mailed May 11, 1993, is gratefully acknowledged. However, the Statement of Reason for Allowance on page 2 of the Notice of Allowance warrants further comment. The Examiner states therein that Claims 55-58 are unobvious over the

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the: Commissioner of Patents and Trademarks, Washington, D. C. 20231.

Date:

Andrea McCoy

prior art of record, but <u>not</u> for exactly the same reasons advanced by Applicant.

In particular, the Examiner indicates that Applicant's comment, at page 9, lines 8-11 of Paper No. 17, is considered misleading in <u>its implication</u> that the cited references do not process calling terminal ANI signals.

At page 8 of Paper No. 17, under the caption "<u>Discussion of the Rejection of Claims 55-58 over the patents to Riskin and DeFrancesco, et al.</u>," it was stated that Claim 55 now recites:

analysis structure (emphasis added) for processing said caller data signals representative of data relating to said callers developed by said terminals to compose and store said terminal digital data indicative of the calling number and said data relating to said callers developed by said terminals in a specific format; and control structure (emphasis added) for controlling said analysis structure in accordance with said terminal data indicative of the calling number.

Following the above, at page 9, lines 3-11, it was stated that neither the patent to Riskin nor the patent to DeFrancesco, et al., teach composing (assembling) and storing (1) data relating to the callers developed by the terminals along with (2) terminal digital data indicative of the calling number (ANI), both functions performed by the recited analysis structure.

In addition to the above, it was stated that whereas the Examiner considers analysis (indicated to be inherent at page 6 of Paper No. 10) in the cited references to be controlled (see Paper No. 10), analysis in the instant invention is controlled in accordance with the terminal digital data indicative of the calling terminal (ANI).

Accordingly, the above arguments in their entirety, indicate that neither of the references teach the combination as claimed, with which the Examiner concurs. Regarding the comment at page 9, lines 8-11 of Paper No. 17, considered to be misleading by the Examiner, it is not so viewed by Applicant. It was merely an

attempt to further stress the distinctive combination of the instant invention because analysis in the cited patents, if any, is not controlled in accordance with the terminal digital data indicative of the calling number (ANI).

Thus, it is respectfully submitted that the implication derived by the Examiner was not intended. Applicant recognizes that the patents to Riskin and DeFrancesco may process calling terminal ANI signals, however, clearly in a manner distinct from the claimed invention.

It is respectfully requested that these remarks, which further clarify Applicant's arguments in Paper No. 17 in response to the Examiner's statement that the comment at page 9, lines 8-11 is misleading, be considered and placed in the file wrapper.

Respectfully submitted,

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